

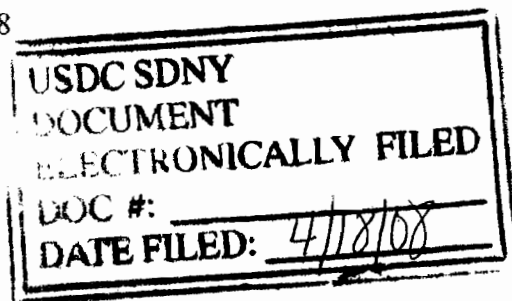
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April 17, 2008

VIA FACSIMILE TO 212-805-7932

The Honorable Theodore H. Katz
United States District Court
Southern District of New York
500 Pearl Street
New York, NY 10007-1368



RE: **Abrams v. John Glenn**
07 CV 7861 (JGK)

MEMO ENDORSED

Dear Magistrate Judge Katz:

I represent the plaintiff in the above referenced matter. I am writing to Your Honor pursuant to the directive of Your Honor's law clerk concerning the status of the matter. Plaintiff filed the within matter as a putative class action suit. The defendant did not respond to service, and then plaintiff filed a default application. Plaintiff requested that judgment not be entered to afford the plaintiff the opportunity to subpoena certain information of the defendant, namely numerosity and net worth of the defendant.

When I appeared before Judge Koeltl, I asked if I had permission from the Court to serve a subpoena and Judge Koeltl respond in the negative as he wanted Your Honor to oversee further discovery. I would request 120 days with the option of requesting more time. Because this defendant resides in Nassau County, this Court will have will have jurisdiction to find the defendant if it fails to act accordingly.

Due to the holiday of Passover, I intend to serve a subpoena in late April, early May.

Thank you for the Court's consideration of the foregoing.

Yours faithfully,

Adam J. Fishbein

*Plaintiff still complete
any further discovery by
July 21, 2008.*

Cc: John Glenn Associates, Inc.

SO ORDERED

4/18/08 Theodore H. Katz
THEODORE H. KATZ
UNITED STATES MAGISTRATE JUDGE